1 2 3 4 5 6 7 8	ELECTRONICALLY RECEIVED 4/12/2023 6:00 PM Zachary M. Crosner (Bar No. 272295) <u>zach@crosnerlegal.com</u> Jamie Serb (SBN 289601) jamie@crosnerlegal.com Michael W. Jones (SBN 312831) michael.jones@crosnerlegal.com CROSNER LEGAL, PC 9440 Santa Monica Blvd., Ste. 301 Beverly Hills, CA 90210 Tel: (866) 276-7637 Fax: (310) 510-6429 Attorneys for Plaintiff XAVIER HUNTER	Electronically Filed Superior Court of California County of Santa Cruz May 8, 2023 Clerk of the Court by Deputy, Hanson, Helena
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10	SUPERIOR COURT OF TH	IE STATE OF CALIFORNIA
11	FOR THE COUNT	Y OF SANTA CRUZ
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13	XAVIER HUNTER, on behalf of himself and others similarly situated,	Case No.: 22CV00661
14	and others similarly stated,	Assigned for all Purposes to: Hon. Timothy Volkman
15	Plaintiff,	Dept. 5
16 17	vs.	[PROPOSED] ORDER GRANTING MOTION FOR FINAL APPROVAL, REQUEST FOR ATTORNEY'S FEES AND COSTS, AND
18	72 HOUD, LLC, a California limited	JUDGMENT THEREON
19	72 HOUR, LLC, a California limited liability company, BOB WONDRIES MOTORS, a California corporation; and	Deter Mar 5, 2022
20	DOES 1 to 100, Inclusive,	Date: May 5, 2023 Time: 8:30 a.m. Dept.: 5
21	Defendants.	
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	[PROPOSED] ORDER GRANTING	G MOTION FOR FINAL APPROVAL

The Court, having read the papers filed regarding Plaintiff's unopposed Motion for Final
 Approval of Class Action Settlement and Request for Attorney's Fees and Costs, and having heard
 argument regarding the Motion on May 5, 2023, hereby finds and ORDERS as follows:

 The Court has jurisdiction over this matter and over all parties to the action,

5 || including the members of the Settlement Class.

6 2. The Stipulation of Class Action Settlement and Release ("Settlement Agreement") 7 attached as Exhibit 1 to the Declaration of Zachary M. Crosner in support of Plaintiff's unopposed 8 Motion for Preliminary Approval of Class Action Settlement, filed on or about November 14, 9 2022, is the product of arms-length negotiations between the parties and the terms of the 10 Settlement Agreement are fair, reasonable, adequate, and in the best interests of the Settlement 11 Class. The Settlement Agreement therefore is finally approved, and its terms incorporated herein. 12 The Court orders the parties to the Settlement Agreement to perform forthwith their respective 13 duties and obligations thereunder.

14 3 The Settlement Class, which was provisionally certified by the Court in its December 15, 2022 Order Granting Preliminary Approval, hereby is certified under California 15 Code of Civil Procedure Section 382 for purposes of settlement only. The Settlement class 16 includes "All individuals employed by Defendant 72 Hour, LLC doing business as Watsonville 17 18 Ford, Chevrolet of Watsonville, National Truck Sales and Service, Watsonville Buying Center, 19 Monterey Bay Chrysler Dodge Jeep Ram, National Auto Fleet Group, and Mid Bay Ford Lincoln (collectively "72 Hour") as an hourly paid, non-exempt employee in the State of California from 20March 30, 2018, through September 19, 2022." 21

4. The Court adjudges Plaintiffs and the Participating Class Members to have released
and forever discharged the Released Parties (as defined in the Settlement Agreement), to the
fullest extent permitted by law, from any and all claims arising during the Class Period for: (i)
failure to pay all wages due (including minimum, straight time and overtime wages); (ii) failure to
provide legally-compliant meal breaks; (iii) failure to provide legally-compliant rest breaks; (iv)
failure to pay all wages due at the time of termination; (v) failure to provide accurate itemized
wage statements; (vi) failure to reimburse for business expenses; (vii) violation of the Unfair

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1 Competition Law (Bus. & Prof. Code § 17200, et seq.); and (viii) for penalties under the Private 2 Attorneys General Act as alleged in the operative First Amended Complaint, or that could have 3 been alleged based on the factual allegations of the First Amended Complaint and the PAGA Notice. The PAGA claims and allegations released include that Defendant failed to pay all wages 4 5 due (including minimum, straight and overtime wages), failed to provide legally-compliant meal 6 breaks, failed to pay meal premium pay, failed to provide legally-compliant rest breaks, failed to 7 pay rest premium pay, failed to provide timely and/or accurate final paychecks, failed to provide 8 accurate itemized wage statements, failed to reimburse for business expenses, committed 9 recordkeeping violations, failed to provide suitable resting facilities, failed to provide suitable 10seating, refused to make payment, engaged in statutory wage violations, failed to provide standard conditions under the wage orders, engaged in unlawful agreements and unlawful criminal history 11 12 inquiries, failed to comply with the California paid sick leave laws, failed to pay reporting time 13 pay and failed to pay split shift premiums. The Released Claims do not include any claims that 14 cannot be released as a matter of law.

15 5. Plaintiff Xavier Hunter only, in addition to the claims being released by all
Participating Class Members and PAGA Group, is adjudged to have released and forever
discharged the Released Parties, to the fullest extent permitted by law, of and from any and all
claims, known and unknown, asserted and not asserted, which Plaintiff had or may have against
the Released Parties as of the date of execution of the Settlement Agreement.

Check void date shall be forwarded to the California State Controller's Unclaimed Property Fund.
 No funds shall revert to Defendant.

7. The Court further orders that the Class Members be provided with notice of this
Judgment under California Rule of Court 3.771(b), and the Settlement Administrator shall post a
copy of this Order and Judgment on its website for sixty (60) days.

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8. The Court approves an award of attorney's fees to Class Counsel in the amount of

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\$129,333.33, and an award of costs and expenses in the amount of \$10,000.00. Such amounts
 shall be paid as provided in the Settlement Agreement.

3 9. The Court approves a service payment to plaintiff and Class Representative Xavier
4 Hunter in the amount of \$10,000.00, and the Settlement Administrator is ordered to make such
5 payment consistent with the terms of the Settlement Agreement.

10. The Settlement Agreement provides the Settlement Administrator, Phoenix
Settlement Administrators, shall be paid from the Gross Settlement Amount in an amount not to
exceed \$15,000.00. As set forth in the Declaration of Jarrod Salinas, the Settlement Administrator
is owed \$7,000.00 for services rendered and to be rendered in administering the settlement. The
Court therefore orders that Phoenix be paid the amount of \$7,000.00 from the Gross Settlement
Amount consistent with the terms of the Settlement Agreement.

12 11. A compliance hearing is set for May 10, 2024, at 8:30 a.m., in Department 5 of the
13 Santa Cruz County Superior Court. The parties are ordered to file a joint compliance report no
14 later than ten (10) calendar days before the compliance hearing.

15 12. Under California Rule of Court 3.769(h), without affecting the finality of this Order
and Judgment in any way, the Court retains jurisdiction over: (1) implementation and enforcement
of the Settlement Agreement pursuant to further orders of this Court until the final judgment
contemplated becomes effective and each and every act agreed to be performed by the parties has
been performed under the terms of the Settlement Agreement; (2) any other action necessary to
conclude this settlement and to implement the Settlement Agreement; and (3) the enforcement,
construction, and interpretation of the Settlement Agreement.

13. Neither this Order and Judgment nor the Settlement Agreement upon which it is
based are an admission or concession by any party of any fault, omission, liability or wrongdoing.
This Order is not a finding of the validity or invalidity of any claims in this action or a
determination of any wrongdoing by any party. The final approval of the parties' settlement will
not constitute any opinion, position or determination of this Court as to the merits of the claims or
defenses of any party.

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14. Judgment is hereby entered as follows: Plaintiff Xavier Hunter and the

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Participating Class Members, consisting of All individuals employed by Defendant 72 Hour as an hourly paid, non-exempt employee in the State of California from March 30, 2018, through September 19, 2022, who have not otherwise opted out, shall take nothing from 72 Hour, except as set forth in the Settlement Agreement. 15. The Court shall retain jurisdiction over the parties to interpret, implement and enforce this Judgment. THROLD 5/8/2023 9:34:32 AM Dated: Judge of the Superior Court Timothy Volkmann - 4 -[PROPOSED] ORDER GRANTING MOTION FOR FINAL APPROVAL

1	PROOF OF SERVICE Xavier Hunter v. 72 HOUR LLC, et al.	
2	Santa Cruz County Superior Court, Case No. 22CV00661	
3	At the time of service, I was over 18 years of age and not a party to this action. I am employed in	
4	the County of Los Angeles, State of California. My business address is 9440 Santa Monica Blvd., Ste. 301, Beverly Hills, CA 90210.	
5	On April 12, 2023, I served true copies of the following document(s) described as	
6	NOTICE OF ENTRY OF ORDER GRANTING MOTION FOR FINAL	
7 8	APPROVAL, REQUEST FOR ATTORNEY'S FEES AND COSTS, AND JUDGMENT THEREON	
8 9	on the interested parties in this action as follows:	
10	SEE ATTACHED SERVICE LIST	
11	XX BY ELECTRONIC TRANSMISSION. I transmitted copies of the above-referenced	
12	document(s) from the email address maria@crosnerlegal.com to the interested parties in this action by electronic transmission. Said electronic transmission was reported as complete and	
13	without error.	
14	I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this	
15	Court at whose direction the service was made.	
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	- 1- PROOF OF SERVICE	

1	SERVICE LIST
2	Xavier Hunter v. 72 HOUR LLC, et al.
3	Santa Cruz County Superior Court, Case No. 22CV00661
4	Joseph R. LordanAttorneys for DefendantsSumy Kim72 HOUR LLC
5	LEWIS BRISBOIS BISGAARD &
6	SMITH LLP 333 Bush Street
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	Tel.: (415) 438-5923
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